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U.S. APPLICATION NO.	FIRST NAMED APPL	LICANT ATTY, DOCKE	T NO !
09/869475	MORISHITA	R 6235-59	221
		INTERNATIONAL APPLICATION N	
KLARQUIST SPARKMAN CAMPBELL I	LEIGH &	PCT/JP00/07502	
WHINSTON, LLP		·	
121 SW SALMON STREET			ITY DATE
SUITE 1600 PORTLAND, OR 97204 9446		26 OCT 00 29 C	OCT 99
TORTERAD, OR STEEL STOR		0.7	G 2001
		DATE MAILED	
NOTIFICATION OF MISSING	REQUIREMENTS I	UNDER 35 U.S.C. 371 IN THE U	NITED , ,
STATES DESIG	GNATED/ELECTEI	O OFFICE (DO/EO/US)	DOCKETED FOR 10/7/01,-
1. The following items have been submitted	by the applicant or the IB	to the United States Patent and Trademark	7/7/07
·		eted Office (37 CFR 1.495):	COMPUTER
U.S. Basic National Fee.		Small Entity Status. If the international application into English.	
Copy of the international applica Oath or Declaration of inventors	ver e	of Article 19 amendments into English.	1 1 1 1
Copy of Article 19 amendments.			Je 2010
Priority Document.	®		
The International Preliminary Ex			my man man
Translation of Annexes to the In	ternational Preliminary Ex	amination Report into English.	AND SER LAND
2. Applicant has requested early processing	o undor 35 H S C 371(f)	but has not filed the following indicated iter	ns and/or
the indicated items in paragraph 3 below. The	e Basic National Fee and	the copy of the international application mus	t be filed
prior to 20 or 30 months from the priority da	te to avoid abandonment.		
U.S. Basic National Fee.	Copy of the i	international application.	
3. The following items MUST be furnished	within the period cet forth	below in order to complete the requirements	s for
acceptance under 35 U.S.C. 371:	within the period set forth	below in order to complete the requirement.	, 101
a. Translation of the application	into English. A processin	ng fee will be required if submitted	
later than the appropriate 2	0 or 30 months from the p	priority date.	
Translation.	elective for the reasons in	dicated on the attached Notice of Defective	
b. Processing fee for providing t	the translation of the applic	cation and/or the Annexes later than the	
appropriate 20 or 30 month	ns from the priority date (3	37 CFR 1.492(f)).	
c. Oath or declaration of the inv	entors, in compliance with	1 37 CFR 1.497(a) and (b), properly identify	ing
the application (preferably	by the International applic	ation number and international filing date).	A tv
date.	il submitted fater than the	appropriate 20 or 30 months from the priori	•9
The current oath or declara	ition does not comply with	a 37 CFR 1.497(a) and (b) for the reasons	
indicated on the attached P	CT/DO/EO/917.	and the appropriate 20 or 20 months from the	
		an the appropriate 20 or 30 months from the	
priority date (37 CFR 1.49 4. Additional claim fees of \$	as a 🖂 large entity 🖂 sn	nall entity, including any required multiple de	ependent
claim fee, are required. Applicant must sub-	nit the additional claim tec	es or cancel the additional claims for which f	Ces are
due (37 CFR 1.492(g)). See attached PTO-8	75.		
5. [] Applicant has not submitted the require	ed sequence listing pursua	nt to 37 CFR 1.821-1.825. See attached	
PCT/DO/EO/920.	•		
ALL OF THE ITEMS SET FORTH IN 3(-) 2(d) 4 AND 5 ABOVI	C MILET BE SHRMITTED WITHIN TWO) (2)
MONTHS FROM THE DATE OF THIS N	NOTICE OR BY 22 OR 3	32 MONTHS (where 37 CFR 1.495 applie	s) FROM
THE PRIORITY DATE FOR THE APPL	ICATION, WHICHEVE	R IS LATER. FAILURE TO PROPERLY	Y
RESPOND WILL RESULT IN ABANDO	NMENT.		
The time period set above may be extended $0.136(a)$.	by filing a petition and fee	for extension of time under the provisions o	f 37 CFR
6. If box 3a or 3c is checked, a translation of	of the Annexes MUST be	submitted no later than the time period set ab	pove or the
Appears will be cancelled. A processing fee	will be required if submit	tted later than 20 or 30 months from the prio	rity date.
7. The Article 19 amendments are cancel		s not provided by the appropriate 20 (37 CFF	(1.494(d))
or 30 (37 CFR 1.495(d)) months from the pr	nonty date.		
Applicant is reminded that any communication address given in the heading and include the	on to the United States Pat U.S. application no. show	ent and Trademark Office must be mailed to m above. (37 CFR 1.5)	the
A come of this =	ntice MI/ST he rot	urned with this response.	
- · · · · · · · · · · · · · · · · · · ·	Notice of Defective T	ranslation	
Enclosed: PCT/DO/EO/917 PTO-875	PCT/DO/EO/920		
L	L_'	Paulette Kidwell, Paralegal	
FORM PCT/DO/EO/905 (March 2001)	7	Telephone: 703-305-3656	

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09/869475		MORISHITA	R	6235-59221	
			INTERNATIONA	L APPLICATION NO	
KLARQUIST SPARKMAN CAMPBELL LEIGH & WHINSTON, LLP			PCT/JP00/07502		
	SW SALMON STREET		I A FILING DATE	PRIORITY DATE	
SUITE 1600 PORTLAND, OR 97204 9446			26 OCT 00	29 OCT 99	
1		1	DATE MAILED	HUG	
	NOTIFICATION	OF A DEFECTIVE OATH O	R DECLARATI	ON	
into the deficient A new applications.	ne national stage in the Unite ency noted below and avoid of oath or declaration, proper ation number and internation of CFR 1.497(a),(b) and (f) is is not executed in accordance we does not identify the application does not identify the citizenship does not state that the person metals are united to the control of the citizenship does not state that the person metals are united to the control of the citizenship does not state that the person metals are united to the citizenship does not state that the person metals are united to the citizenship does not state that the person metals are united to the citizenship does not state that the person metals are united to the citizenship does not state that the person metals are united to the citizenship does not state that the person metals are united to the citizenship does not state that the person metals are united to the citizenship does not state that the person metals are united to the citizenship does not state that the person metals are united to the citizenship does not state that the person metals are united to the citizenship does not state that the person metals are united to the citizenship does not state that the person metals are united to the citizenship does not state that the person metals are united to the citizenship does not state that the person metals are united to the citizenship does not state that the person metals are united to the citizenship does not state that the person metals are united to the citizenship does not state that the person metals are united to the citizenship does not state that the person metals are united to the citizenship does not state the citizenship doe	with either 37 CFR 1.66 or 37 CFR 1 n to which it is directed.	d within which to panying Notifical referably by the it oath or declaration.	r or inventors	
1.497(WILL ABAN	(a) AND (b), AND 1.497(d) RESULT IN FAILURE TO IDONMENT OF THE APP	TH OR DECLARATION IN CO WHERE APPROPRIATE, WIT DENTER THE NATIONAL ST LICATION.	THIN THE TIME AGE AND THE		
1.		g address of each inventor. If the res y and state or city and foreign countr			
2.	does not state that the person making the oath or declaration:				

has reviewed and understands the contents of the application, including the claims, as

acknowledges the duty to disclose to the Office all information known to the person to be

does not identify the foreign application for patent or inventor's certificate for which a claim for

priority is made pursuant to 37 CFR 1.55, and any foreign application having a filing date before

amended by any amendment specifically referred to in the oath or declaration.

material to patentability as defined in 37 CFR 1.56.

country, day, month, and year of its filing.

that of the application on which priority is claimed, by specifying the application serial number.

Paulette Kidwell, Paralegal

Telephone: 703-305-3656

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